

STATE OF MICHIGAN
CIRCUIT COURT FOR THE 16th JUDICIAL CIRCUIT
MACOMB COUNTY

STATE TREASURER,

Plaintiff,

Case No. 08-1937-CZ

v

Hon. David F. Viviano

EUGENE BLACKMON, [REDACTED],
MAMIE LEE BLACKMON, POA and
JPMORGAN CHASE BANK,

Defendants.

MICHAEL A. COX
Attorney General

VICTORIA A. REARDON (P41682)
Assistant Attorney General
Cadillac Place
3030 W. Grand Blvd., Ste. 10-200
Detroit, MI 48202
(313) 456-0140
(313) 456-0141-Fax
Attorneys for Plaintiff

EUGENE BLACKMON, [REDACTED]
Charles Egeler Reception and
Guidance Center
3855 Cooper Street
Jackson, MI 49201
Defendant – In Pro Per

MAMIE LEE BLACKMON, POA
308 Crosby Street
Flint, MI 48503-1434
Defendant

JPMORGAN CHASE BANK
Attn: Jacqueline Bromley
MI1-8067
611 Woodward Avenue
Detroit, MI 48226
(313) 256-0547
(313) 256-0681-Fax
Defendant

FINAL ORDER

FINAL ORDER

At a session of said Court, held in the City of
Mt. Clemens, Macomb County, Michigan on

PRESENT: Hon. _____
Circuit Court Judge

This matter has come before the Court upon the Plaintiff's Complaint and this Court's Order that Defendant, Eugene Blackmon, show cause why he should not be subject to the *State Correctional Facility Reimbursement Act* (SCFRA), MCL 800.401, *et seq*, and appropriating and applying assets in his prison account as reimbursement for the cost of Eugene Blackmon's care while in prison by requiring the warden of the correctional facility where the Defendant Eugene Blackmon is confined to make distributions to the State of Michigan from Defendant Eugene Blackmon's prison account in an amount equal to 90% of any pension benefits Defendant Eugene Blackmon receives from Ford Motor Company, and by ordering Defendant, Eugene Blackmon, to notify Ford Motor Company of his current legal address for purposes of receiving his pension benefits. A hearing has been held and the Court finds that the Defendant Eugene Blackmon and his asset(s) are subject to the SCFRA, and the Court is otherwise fully advised in the premises and finds that entry of this Order appropriate

IT IS ORDERED THAT:

1. The Defendant, Eugene Blackmon, is incarcerated in a State of Michigan correctional facility, and during the period of incarceration, his legal address is the Michigan correctional facility in which he is confined, currently the Charles Egeler Reception and Guidance Center, located at 3855 Cooper Street, Jackson, MI 49201. Therefore, Defendant Eugene Blackmon is ordered to notify the Ford Motor Company, within one week of being served with a copy of this Order, that all pension benefits shall be mailed by check made payable to Defendant Eugene Blackmon at the Charles Egeler

Reception and Guidance Center. Within one week of any transfer to a different facility, Defendant Eugene Blackmon shall notify Ford Motor Company of his new prison address.

~~2. If the Defendant, Eugene Blackmon, shall fail or refuse to notify Ford Motor Company of his current legal prison address, or upon transfer to a new facility, of any future prison address, the warden or his representative of the correctional facility where Defendant Eugene Blackmon is confined shall serve a copy of this Order, along with certification of the address of the correctional facility where Defendant Eugene Blackmon is confined, upon the Ford Motor Company, and this shall serve as notification to Ford Motor Company of Defendant Eugene Blackmon's legal address where Defendant Eugene Blackmon is to receive his pension benefits by check made payable to Defendant Eugene Blackmon and mailed to the prison address.~~

3. The State of Michigan has expended, and will continue to expend money for the cost of Defendant Eugene Blackmon's care while in prison.

4. The warden or his representative of the correctional facility where Defendant Eugene Blackmon is confined, and the warden or his representative of any future correctional facility where Defendant Eugene Blackmon may be housed, is ordered to make monthly distributions to the State of Michigan from Defendant Eugene Blackmon's prison account in an amount equal to 90% of any assets which are received and deposited in Defendant Eugene Blackmon's prison account as the result of payments made to him from Ford Motor Company, as reimbursement for the cost of his continuing care while in prison, but these payments shall not exceed the actual cost of Defendant Eugene Blackmon's care.

5. Funds currently held on deposit in Defendant Eugene Blackmon's prison account (excluding wages) or any subsequent facility if Defendant Eugene Blackmon is transferred, shall be disbursed as follows:

- a. 90% payable to the "State of Michigan" and electronically mailed to: Victoria A. Reardon, Department of Attorney General, Prison Reimbursement Section.
- b. 10% to Defendant Eugene Blackmon.

6. All funds currently held by Defendant JPMorgan Chase Bank for Defendant Eugene Blackmon, Account No. [REDACTED] (savings) and [REDACTED] (checking), SS No. [REDACTED], shall be disbursed as follows:

- a. 90% payable to the "State of Michigan" and mailed to: Victoria A. Reardon, Department of Attorney General, Prison Reimbursement Section, Cadillac Place, 3030 W. Grand Blvd., Ste. 10-200, Detroit, MI 48202.

- b. 10% to Defendant Eugene Blackmon.

JPMorgan Chase shall send 90% of all future Ford pension deposits to these accounts to the state within 14 days of such deposit.

7. This Order shall continue in effect until the Defendant, Eugene Blackmon, is released from the physical custody of the State of Michigan Department of Corrections.

8. This is a final order and resolves the last pending claim in this case.

Date: _____

~~DAVID F. VIVIANO~~
Hon. David F. Viviano
Circuit Judge
Macomb County Circuit Court Judge

JUN 23 2008

A TRUE COPY
CARMELLA SABAUGH, COUNTY CLERK

By *Suzanne E. Cooper*, Court Clerk